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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/681,380	10/09/2003	Shinji Kawai	03173		
23338 7	7590 02/24/2005		EXAM	EXAMINER	
DENNISON, SCHULTZ, DOUGHERTY & MACDONALD 1727 KING STREET			FRISTOE JI	FRISTOE JR, JOHN K	
SUITE 105	KEEI	ART UNIT	PAPER NUMBER		
ALEXANDRIA, VA 22314			3751		

DATE MAILED: 02/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)			
•		10/681,38		KAWAI ET AL.			
Office Action Summary		Examiner		Art Unit			
		John K. Fri	stoe Jr	3751			
Th	e MAILING DATE of this communica						
Period for Re	eply						
THE MAIL - Extensions after SIX (6 - If the period - If NO period - Failure to re Any reply re	ENED STATUTORY PERIOD FOF LING DATE OF THIS COMMUNICA of time may be available under the provisions of 3:) MONTHS from the mailing date of this communid for reply specified above is less than thirty (30) d d for reply is specified above, the maximum statute perly within the set or extended period for reply will seceived by the Office later than three months after ent term adjustment. See 37 CFR 1.704(b).	ATION. FOR 1.136(a). In no eve cation. ays, a reply within the statu ory period will apply and wil, by statute, cause the appli	nt, however, may a reply be tim tory minimum of thirty (30) days Lexpire SIX (6) MONTHS from to cation to become ABANDONED	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status							
1)⊠ Res	ponsive to communication(s) filed	on 09 October 2003	3 .				
′=							
clos	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition o	of Claims						
4)⊠ Clai)⊠ Claim(s) <u>1-25</u> is/are pending in the application.						
· ·	4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-4,6,8,10,11 and 13-25 is/are rejected.						
5)∐ Clai							
6)⊠ Clai							
7)⊠ Clai	7) Claim(s) <u>5,7,9 and 12</u> is/are objected to.						
8)⊡ Clai	8) Claim(s) are subject to restriction and/or election requirement.						
Application F	Papers						
9) □ The	specification is objected to by the E	Examiner.					
10)⊠ The	D)⊠ The drawing(s) filed on <u>15 January 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Appl	licant may not request that any objection	on to the drawing(s) b	e held in abeyance. See	∍ 37 CFR 1.85(a).			
·	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) <u></u> The	oath or declaration is objected to b	y the Examiner. No	te the attached Office	Action or form PTO-152.			
Priority unde	r 35 U.S.C. § 119						
12)⊠ Ackr	nowledgment is made of a claim for	foreign priority und	ler 35 U.S.C. § 119(a))-(d) or (f).			
a)⊠ Al	ll b)☐ Some * c)☐ None of:						
1.🗵	Certified copies of the priority do	cuments have been	n received.				
2.	Certified copies of the priority do	cuments have beer	n received in Application	on No			
3.	- ·			ed in this National Stage			
	application from the Internationa	,	* **				
* See t	he attached detailed Office action f	or a list of the certif	ied copies not receive	: d .			
Attachment(s))-f 0:4-1 (DTO 000)		4)	(DTO 442)			
	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO	9-948)	4) Interview Summary Paper No(s)/Mail Da				
3) 🛛 Information	n Disclosure Statement(s) (PTO-1449 or PT s)/Mail Date <u>1/15/2004</u> .		5) Notice of Informal P 6) Other:	atent Application (PTO-152)			

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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement filed 1/15/2004 is acknowledged by the examiner.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-4, 6, 8, 10, 11, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. No. 6,070,852 (McDonnell et al.) in view of U.S. Pat. No. 5,979,691 (Von Holdt). McDonnell et al. disclose a throttle device comprising a throttle body (30), a cover (24), and a coupling device having a first engaging portion (122) and a second engaging portion (120) but lacks the first and second engaging portion having a means for preventing access to the first or second engaging portion. Von Holdt teach a closure member comprising a cover (12), a body (10), a coupling device comprising a first engaging portion (24), a second engaging portion (22), a means for preventing access to the first and second engaging portion (28), wherein the first engaging portion (24) is resiliently deformed and subsequently recovers towards the engaging portion's original configuration in order to engage the second engaging portion (22), wherein the prevention means (28) is arranged and constructed to restrict the intentional operation of the first engaging member (24), an engaging hole (32), an engaging surface (the underside of 30a in figure 5), a shank (the portion of 24 that the lead line is pointing in figure 1), an engaging claw (26), a wall (30) formed integrally with the housing that surrounds the engaging claw (26), an

engaging recess (underneath rib 16) on the second engaging portion (28), an engaging claw (20) on the first engaging portion (24), wherein the first engaging portion is substantially "L-shaped" (figure 3), and wherein there are a plurality of coupling devices (figure 1). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the throttle body and cover having a coupling device of McDonnell et al. by adding a means to prevent access to the first engaging portion and second engaging portion as taught by Von Holdt in order to prevent tampering with the gear box of the throttle body.

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Claims 13-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. 4. No. 6,070,852 (McDonnell et al.) in view of U.S. Pat. No. 5,979,691 (Von Holdt) as applied to claims 1, 2, 4, and 8 above, and further in view of U.S. Pat. No. 6,349,701 (Sakurai et al.). McDonnell et al. modified above, discloses a throttle device comprising a throttle body (30), a cover (24), and a coupling device having a first engaging member and a second engaging member but lacks a biasing member disposed between the throttle body and the cover. Sakurai et al. teach a throttle device having a throttle body (1), a cover (15), a biasing member (16) disposed between (figure 1) the cover (15) and the throttle body (1), the biasing member biases the first engaging member (on the body 1) and the second engaging member (on the cover 15) so that the engaging members are in loaded condition, and the biasing member is an o-ring (col. 5, lines 7-9). It would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the throttle device having a first and second engaging members of McDonnell et al. by adding an o-ring between the cover and body to place the engaging members in a loaded condition as taught by Sakurai et al. in order to create a seal between the

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cover and the throttle body that prevents moisture from entering the gear train and affect the gears operation.

Allowable Subject Matter

5. Claims 5, 7, 9, and 12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - U.S. Pat. No. 5,852,854 (Pierrot et al.) disclose a coupling device that uses an adhesive as a means to deny access.
 - U.S. Pat. No. 6,581,569 (Arsic et al.) disclose a coupling device between a throttle body and a cover.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John K. Fristoe Jr. whose telephone number is (571) 272-4926. The examiner can normally be reached on Monday-Friday, 7: 00 a.m-4: 30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Justine R. Yu can be reached on (571) 272-4835. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

John K. Fristoe Jr. Examiner

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JKF

EDWARD K. LOOK
SUPERVISORY PATENT EXAMINER
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2/22/05